surface, said rim flange further having a flange lip connecting said radially inner and outer surfaces;

providing a trim ring having a flange portion and a U-shaped portion extending from said flange portion, said trim ring further having a central opening of a predetermined inner diameter;

providing a cladding having a predetermined outer diameter wherein said predetermined outer diameter is greater than said predetermined inner diameter of said trim ring;

assembling said trim ring to said wheel such that said flange portion of said trim ring covers at least a portion of said outboard surface of said wheel and said U-shaped portion of said trim ring radially and axially covers at least a portion of said radially outer surface of said rim flange of said wheel; and

assembling said cladding to said outboard surface of said wheel such that said trim ring and said cladding overlap, said trim ring and said cladding thereby being in an overlapping relationship in a radial direction.

<u>Remarks</u>

To highlight the distinction of the above referenced invention over the prior art as interpreted by the Examiner in the Office Action of January 29, 2003, Paper No. 7, the claims were amended as set forth herein. Claims 1, 5, 24, and 25 were amended to more clearly define the subject matter of the invention and to place all of the

claims remaining in the application in condition for allowance. In view of the finality of the Office Action, every attempt was made to remove any issues remaining in the application and to place all of the claims in condition for allowance. No new matter was presented and such amendments are deemed unobjectionable. Entry thereof is respectfully requested. It is also respectfully requested that the Examiner reconsider the

Applicants' gratefully acknowledge the Examiner's approval of the proposed drawing correction filed on November 13, 2002.

present application and claims as currently pending in view of the following remarks.

Claim 24 was rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicants regard as their invention. While Applicants are of the opinion that claim 24 is in fact definite, Applicants have amended the claims to further clarify the invention as suggested by the Examiner.

Applicants assert that no new matter has been added, that the claims particularly point out and distinctly claim the subject matter that Applicant regards as the invention, and that the amended independent claims as well as the claims depending therefrom are allowable. Accordingly, reconsideration and withdrawal of the rejection of claim 24 under 35 U.S.C. § 112 is respectfully requested.

In the Office Action, the Examiner rejected independent Claims 1, 5, 24, and 25 under 35 U.S.C. 102(b) as being anticipated by Kinstler, U.S. Patent 6,406,100. The undersigned attorney respectfully traverses the Examiner's rejection of independent.

Claims 1, 5, 24, and 25 and dependent Claims 2, 3, 11, 15-19, 21, and 26-28 in view of the amendments presented herein and submitted herewith as well as the following argument.

The test for determining if a reference anticipates a claim, for purposes of a rejection under 35 U.S.C. 102 is whether the reference discloses all the elements of the claimed combination, or the mechanical equivalents, functioning in substantially the same way to produce substantially the same results. As most recently noted by the Court of Appeals of the Federal Circuit in *Lindemann Maschinenfabrick GmbH v*. *American Hoist and Derrick*, 221 USPQ. 481, 485 (1984), in evaluating the sufficiency of an anticipation rejection under 35 U.S.C. 102, the Court stated:

"Anticipation requires the presence in a single prior art reference disclosure of each and every element of the claimed invention, arranged as in the claim."

Applicant's amended independent Claims 1, 5, 24, and 25 require, *inter alia*, a trim ring and a cladding, said trim ring and said cladding being in an overlapping relationship in a radial direction.

As shown in Fig. 3, Kinstler does not disclose a trim ring and cladding being in an overlapping relationship in a radial direction as required by Applicants' independent claims. On page 3 of the Office Action, it is mistakenly assumed that the trim ring and cladding of Kinstler always overlap in the radial direction. To the contrary, the trim ring and cladding of Kinstler sometimes overlap and only in the axial direction. Fig. 3 of Kinstler makes clear that the trim ring and cladding are overlapping

in an axial direction and have surfaces that merely abut in the radial direction. Abutment does not equate to overlap and, in fact, the invention of Kinstler does not require any overlap at all as evidenced by Fig. 10 thereof.

Kinstler thus fails to disclose each and every element arranged as in independent claims 1, 5, 24, and 25 and, Applicants' independent claims are thereby distinguishable over Kinstler. Therefore, in applying the test for anticipation as set forth in Lindemann Maschinenfabrick GmbH v. American Hoist and Derrick, supra, Kinstler does not anticipate either independent Claim 1, 5, 24, or 25. Accordingly, reconsideration and withdrawal of the rejection of Claims 1, 2, 3, 5, 11, 15-19, 21, and 24-28 under 35 U.S.C. 102(b) is respectfully requested.

The Examiner rejected Claims 22 and 23 under 35 U.S.C. § 103 as being unpatentable over Kinstler. The Examiner also rejected Claim 9 under 35 U.S.C. § 103 as being unpatentable over Kinstler in view of the teachings of Kemmerer et al., U.S. Patent 6,270,167. The Examiner further rejected Claims 4 and 6 under 35 U.S.C. § 103 over Kinstler in view of Tully et al., U.S. Patent 3,517,968. Applicant's attorney respectfully traverses each of the 35 U.S.C. 103 rejections set forth herein in view of the claims as amended and for the reason that Applicant's invention is not an obvious improvement over the cited references.

With respect to the rejections under 35 U.S.C. 103, it is noted in MPEP Section 706 that the standard of patentability to be followed in the examination of a

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patent application is that which was enunciated by the Supreme Court in Graham v.

John Deere, 148 USPQ 459 (1966), where the Court stated:

"Under Section 103, the scope and the content of the prior art

are to be determined; differences between the prior art and the claims at

issue are to be ascertained; and the level of ordinary skill in the pertinent

art resolved."

Accordingly, to establish a prima facie case of obviousness, the Patent

Office must; (1) set forth the differences in the claim over the applied references: (2) set

forth the proposed modification of the references which would be necessary to arrive at

the claimed subject matter; and (3) explain why the proposed modifications would be

obvious. To satisfy step (3) above, the Patent Office must identify where the prior art

provides a motivating suggestion, inference or implication to make the modifications

proposed in step (2) above. In re Jones, 21 USPQ2d 1941(Fed. Cir. 1992).

The mere fact that the prior art may be modified by the Examiner does

not make the modification obvious unless the prior art suggests the desirability for the

modification. In re Fritch, 23 USPQ2d 1780 (Fed. Cir. 1992). In the present case, the

Examiner has failed to make a proper prima facie showing of obviousness since the

Examiner has failed to show how the prior art suggests the desirability of the proposed

modification.

Kinstler appears to be directed to the problems associated with flow

forming a full-face sheet metal wheel cover over a rim flange of a vehicle wheel.

Specifically, the rim flange portion of a sheet metal wheel cover tends to spring open

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due to the memory or elasticity of the metal. This is known as a "springback" condition

under which the sheet metal wheel cover becomes unseated from the wheel. This

springback condition can allow water, mud, salt, and other debris to enter between the

outer end of the wheel cover and the outer peripheral end of the bead seat retaining

flange (rim flange) of the wheel and can also cause the outer peripheral edge of the

wheel cover to cut into the tire.

To overcome this problem Kinstler et al. propose to divide a full-face

wheel cover into two separate elements - a first wheel cover to cover the outboard

surface of the wheel and a second wheel cover to cover the entire portion of the outer

peripheral end of the outboard tire bead seat retaining flange. Axially extending outer

ends of the first and second wheel covers overlap in an axial direction, underneath an

axially extending portion of the bead seat retaining flange of the wheel.

Kemmerer et al. is likewise directed to the same problems of Kinstler.

Kemmerer et al. proposes to 1) form at least one annular groove in an inner surface of

an outboard tire bead seat retaining flange of a wheel, and 2) to dispose an

adhesive/sealant in the at least one annular groove to secure the outer end of the wheel

cover to the outer peripheral end of the rim flange to provide a seal therebetween.

Tully et al. is directed to the problems of rattling and rotation of a trim

ring with respect to a vehicle wheel and the entry of moisture, dirt, or other foreign

matter into the space between the trim ring and wheel rim face.

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Tully et al. proposes to provide a trim ring having an inboard edge with a

circumferentially extending groove that carries an O-ring to provide a squeeze fit

between the inboard edge of the trim ring and an inner surface of the wheel. An

outboard edge of the trim ring is mechanically captured within a reentrant radius on the

outboard bead flange (rim flange) of the wheel and is further secured thereto by a ring of

adhesive therebetween.

Applicants' invention is directed to several problems associated with

mounting a wheel cover to a wheel including the difficulty and cost in holding tight

radial tolerances across a single wheel cover, from the center of the wheel cover to the

radially peripheral edge of the rim flange portion of the wheel cover.

Thus, Applicants' teach use of a multiple-piece wheel covering including

a trim ring and a cladding, the trim ring and cladding being in an overlapping

relationship in a radial direction so as to take up radial dimensional tolerance variation

in the trim ring and cladding across the outboard face of the wheel.

The differences between Applicant's invention and the prior art

references cited by the Examiner in the rejection under 35 U.S.C. 103 are quite clear.

The solutions taught by each of the references are directed to problems totally different

than that described in Applicant's invention. For example, Kinstler and Kemmerer et al.

are directed toward springback and sealing problems of a sheet metal wheel cover. In

contrast, Applicants' invention is directed to a problem not even recognized in the cited

references either singularly or collectively. Not a single applied reference mentions the

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difficulties and expense of maintaining a tight tolerance across the face of a single wheel

cover from a center thereof to a radially outer periphery thereof. Absent a recognition of

this problem, it would be impossible for its solution to be obvious to anyone. Thus

Applicants' invention is an unobvious improvement over the prior art and not an

obvious modification or combination of the cited references.

Furthermore, the Kemmerer et al. and Tully et al. references fail to

disclose, teach, or suggest the use of a trim ring that covers a rim flange lip of a wheel.

Kemmerer et al. simply fails to teach use of any trim ring at all, while Tully et al.

teaches the use of a trim ring but fails to teach that the trim ring radially extends

outward enough to cover the rim flange lip of the wheel.

Finally, Kinstler fails to disclose, teach, or suggest the combination of a

trim ring and cladding in an overlapping relationship in a radial direction as required by

Applicants' claims. In fact, Kinstler teaches the opposite of Applicants and, as stated in

the MPEP, if any of the cited references teach away from the suggested combination, or

teach away from the claims, or render any of the cited references unsatisfactory for their

intended purpose, then the claimed invention is distinguishable over the combination of

cited references. (MPEP § 2145)

Specifically, Kinstler teaches overlapping a trim ring and cladding in an

axial direction only, which is opposite of Applicants' invention and contrary to the

misstatement on page 3 of the Office Action that "it must be assumed that [the trim ring

and cladding of Kinstler] always overlap in the radial direction regardless of tolerance

variations." This statement is incorrect because the axial overlapping relationship of the trim ring and cladding of Kinstler will not take up or absorb radial tolerance variation in the cladding. In other words, if the cladding diameter is even one millimeter too small, then there will be a one millimeter gap between the radially outer edge of the cladding and the radially inner edge of the trim ring. Thus, Kinstler teaches away from Applicants' invention, is not capable of taking up radial tolerance variation, and does not solve the problem that Applicants' identified. Therefore, Applicants' invention is patentably distinguishable over Kinstler and any combination with the other references.

Applicants' invention is thus an unobvious improvement over the cited references and not an obvious modification or combination of any of the references of record in this application. When viewed singularly or collectively, none of the cited references discloses, teaches, or even suggests a wheel covering combination including a trim ring and cladding, with the trim ring and cladding being in a overlapping relationship in a radial direction as required by Applicants' independent claims. Thus, Applicants' independent claims are not rendered obvious by any of the cited references and, under principles of claim dependency, none of the dependent claims are rendered obvious either. Therefore, reconsideration and withdrawal of the § 103 rejections is respectfully requested.

The Office Action objected to claims 7, 8, 10, 12, 13, 14, and 20 as being dependent upon a rejected base claim, but indicated that such claims would be allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims. In light of the amendments to independent claims 1, 5, 24, and

25, as well as the arguments set forth above, it is respectfully submitted that Applicants'

independent claims are allowable. Accordingly, since dependent claims 7, 8, 10, 12, 13,

14, and 20 are but further delineations of the independent claims from which they

depend, the objected to dependent claims, by definition, are also allowable.

Applicants thus respectfully traverse the objection in view of the

arguments set forth above for the reason that Applicants' invention is novel and not an

obvious improvement over the cited references. Reconsideration and withdrawal of the

objections of claims 7, 8, 10, 12, 13, 14, and 20, and formal allowance thereof, is

respectfully requested.

In view of the foregoing remarks, the undersigned attorney respectfully

submits that the amended independent claims as well as the dependent claims are clearly

allowable. Therefore, Applicant's attorney respectfully requests that the Examiner's

rejections under 35 U.S.C. §§ 102, 103, and 112 be reconsidered and withdrawn from

the claims as amended herein and that a formal Notice of Allowance be issued therefor.

The references made of record but not relied on, namely Thissen et al,

Ferriss et al., and Tanghetti has been reviewed with interest. It is respectfully submitted

that the present invention defines patentably thereover.

Every attempt has been made to place the claims in condition for

allowance and it is respectfully asserted that there are no further issues, formal or

substantive, that remain for prosecution. Formal allowance of the application is,

therefore, respectfully solicited. If the Examiner is not persuaded that all issues are resolved, the undersigned respectfully requests that the Examiner initiate a telephone interview to enable an attempt to be made to resolve any remaining issues. Otherwise, in the event the Examiner is not persuaded of the patentability of the claims he is respectfully requested to enter the amendment for purposes of appeal.

In accordance with the provisions of 37 CFR § 1.121, a marked up version of the revised claims to show all changes is included herewith as Exhibit A.

If the Examiner has any questions with respect to any matter now of record, Applicant's attorney may be reached at (248) 362-1210.

Respectfully submitted,

VANOPHEM & VANOPHEM, P.C.

Remy J V Ophem Attorney for Applicant Registration No. 27053

755 W. Big Beaver Rd.
Suite 1313
Troy, MI 48084
(248) 362-1210
Attorney Docket No. LII161A US

Certificate under 37 CFR §1.8(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on <u>March 31, 2003</u>.

Date: March 31, 2003

Remy J. Van Ophem,

Reg. No. 27053

EXHIBIT A Sersion of Proposed Claim Amendments With Markings To Show Changes Made

Claims 1, 5, 24, and 25 have been amended as follows:

1. (Twice Amended) A composite wheel assembly comprising:

a wheel having an outboard surface thereon, said wheel further having a disc <u>portion</u> and a rim <u>portion</u> circumscribing said disc <u>portion</u>, said rim terminating in a rim flange having a radially outer surface, said rim flange further having a lip at an axially outermost portion thereof;

a trim ring secured to [said outboard surface of] said wheel, said trim ring covering said lip and at least a portion of said radially outer surface of said rim flange of said wheel; and

a cladding secured to [said outboard surface of] said wheel; [and]

[means for attaching said trim ring and said cladding to said outboard surface of said wheel, said attaching means configured to overlap said trim ring and said cladding in a radial direction regardless of tolerance variations of said trim ring and said cladding whereby said radial overlapping relationship gives a visible impression that said trim ring and said cladding form a single wheel cover element]

said trim ring and said cladding being in an overlapping relationship in a radial direction.

5. (Twice Amended) A composite wheel assembly comprising:

a wheel having an outboard surface thereon, said wheel further having a disc portion and a rim portion circumscribing said disc portion, said rim portion

terminating in a rim flange having a flange lip at an axially outermost portion thereof[;], said rim flange further having a radially inner surface[;] and a radially outer surface substantially opposite said radially inner surface, said flange lip connecting said radially inner and outer surfaces;

a trim ring mounted to [said outboard surface of] said wheel, said trim ring having a flange portion covering at least a portion of said outboard surface of said wheel, and a U-shaped portion extending from said flange portion, said U-shaped portion having a radially outer wall covering at least a portion of said radially outer surface of said rim flange of said wheel[;], said U-shaped portion further having a radially inner wall covering said radially inner surface of said rim flange of said wheel[; and], said U-shaped portion further having a lip portion extending from said radially outer wall to said radially inner wall of said trim ring whereby said trim ring covers at least a portion of said outboard surface and said rim flange to create a visible impression that said trim ring is an integral portion of said outboard surface of said wheel and not a separately attached component;

means for securing said trim ring to said wheel;

a cladding secured to at least a portion of said outboard surface of said wheel, said cladding having a radially outermost periphery; and

means for securing said cladding to said wheel;

[whereby said trim ring and said cladding are configured to overlap in a radial direction regardless of tolerance variations of said trim ring and said cladding such

that said overlapping relationship gives a visible impression that said trim ring and said cladding form a single wheel cover element]

said trim ring and said cladding being in an overlapping relationship in a radial direction wherein said flange portion of said trim ring and said radially outer periphery of said cladding overlap.

24. (Twice Amended) A wheel covering combination for covering a wheel to produce a composite wheel assembly, said wheel covering comprising:

a wheel having an outboard surface thereon, said wheel further having a disc <u>portion</u> and a rim <u>portion</u> circumscribing said disc <u>portion</u>, said rim having a rim flange defined at a radially outermost portion thereof, said rim flange having a flange lip at an axially outermost portion thereof, said rim flange further having a radially inner surface and a radially outer surface substantially opposite said radially inner surface, said flange lip connecting said radially inner and outer surfaces;

a trim ring mounted to at least a portion of said rim flange of said wheel, said trim ring having a flange portion covering at least a portion of said outboard surface of said wheel, said trim ring further having a U-shaped portion extending from said flange portion, said U-shaped portion covering said lip portion of said rim flange and at least a portion of said radially outer surface of said rim flange of said wheel thereby conforming to at least a portion of said outboard surface of said wheel to provide a visible impression that said trim ring is actually part of said wheel;

a cladding secured to <u>at least a portion of</u> said outboard surface of said wheel, <u>said cladding having a radially outermost periphery</u>; and

[means for attaching said trim ring and said cladding to said wheel, said attaching means configured to overlap said trim ring and said cladding in a radial direction regardless of tolerance variation of said trim ring and said cladding whereby said overlapping relationship gives a visible impression that said trim ring and said cladding form a single wheel cover element covering said outboard surface of said wheel]

said trim ring and said cladding being in an overlapping relationship in a radial direction wherein said flange portion of said trim ring and said radially outer periphery of said cladding overlap.

25. (Twice Amended) A method for producing a composite wheel assembly comprising the steps of:

providing a wheel having an outboard surface thereon, said wheel further having a disc portion and a rim portion circumscribing said disc portion, said rim having a rim flange defined at a radially outermost portion thereof, said rim flange having a radially inner surface[;] and a radially outer surface substantially opposite said radially inner surface[;], said rim flange further having a flange lip connecting said radially inner and outer surfaces;

providing a trim ring having a flange portion and a U-shaped portion extending from said flange portion, said trim ring further having a central opening of a predetermined inner diameter;

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providing a cladding having a predetermined outer diameter wherein said predetermined outer diameter is greater than said predetermined inner diameter of said trim ring;

assembling said trim ring to said wheel such that said flange portion of said trim ring covers at least a portion of said outboard surface of said wheel and said U-shaped portion of said trim ring radially and axially covers at least a portion of said radially outer surface of said rim flange of said wheel; and

assembling said cladding to said outboard surface of said wheel such that said trim ring and said cladding overlap, said trim ring and said cladding thereby being in an overlapping relationship in a radial direction [regardless of tolerance variation of said trim ring and said cladding whereby said overlapping relationship of said trim ring and said cladding gives a visible impression that said trim ring and said cladding form a single wheel cover element].